APPLICATION FOR CIVIL RESTRAINING ORDER

(TEMPORARY RESTRAINING ORDER - TRO)

APPLYING FOR A CIVIL RESTRAINING ORDER

- 1. Complete the *Verified Application for Restraining Order*. YOU MUST SIGN the Application with proper identification before a Notary Public, which means that you are swearing that everything you've written in the Application is true and correct to the best of your information and belief. Fill out the Caption ONLY (Case Name, left side near the top) of the (a) *Temporary Restraining Order* and (b) *Return of Service*.
- 2. Prepare an original set of the above documents plus an extra set of copies of each form for your own file. In addition, **YOU MUST** prepare an additional set of copies for *each defendant*. Documents which number more than one page must be stapled separately. Sort the documents according to title. Place the original of each form on top of its copy and then paper clip together. *For example*: Place the original Application on top of the copies and then paper clip them together. Repeat the same procedure for the other forms.
- 3. Go to the Clerks Office, 1st floor, Room 119 of the Bernalillo County Courthouse at 400 Lomas Blvd. NW, Albuquerque, NM between the hours of 8:00 A.M. and 4:00 P.M., Monday through Friday to file the documents. You must also submit the filing fee of \$132.00 (cash, money order, or cashier's check payable to Clerk of the District Court). At this time, the case is randomly assigned a Civil Judge and given a case number.
- 4. After the case is filed, bring your application papers to the office of the judge assigned to your case and show your papers to the trial court administrative assistant (TCAA). Ask if the judge is available to review the Application now or if you should leave your papers with the TCAA for later review. The TCAA should tell you when to return to see if the judge has signed the *Temporary Restraining Order* or *Order and Notice of Hearing*.
- **If the judge has set a hearing, BE SURE TO return to Clerks Office on the first floor to file the original *Order*. The clerk will endorse stamp the copies and return them to you.**
- 5. It is <u>YOUR</u> responsibility to arrange for service on the Defendant(s) by having a person over the age of 18 and not a party to this action serve the documents. <u>YOU CANNOT SERVE THE</u> <u>PAPERS YOURSELF.</u> You can contact the Sheriffs Department or a private process server (listed in the Yellow Pages of a telephone directory) to serve the papers.

Each Defendant must be served with the following documents:

- a. ENDORSED copy of the Verified Application for Restraining Order AND
- b. ENDORSED copy of the *Temporary Restraining Order* or *Order and Notice of Hearing on Application For Temporary Restraining Order*
- 6. After the Defendant(s) has (have) been served, the Sheriffs Department or process server will fill out and send the completed *Return(s)* of *Service* to you by mail. <u>You must</u> return to the Civil Division on the first floor to <u>file</u> the *Return(s)* of *Service*, which is (are) PROOF that the Defendant(s) was (were) served.
- 7. **ATTEND THE HEARING** at the date and time set. Bring evidence, such as witnesses or documents, and be prepared to prove the claims in your Application. Let the Court know if you need an interpreter.
 - *Failure to attend the hearing or to properly serve the other party may result in your case being dismissed by the judge*

COUN	E OF NEW M ITY OF BERI ND JUDICIA		RT	
NO.				
 Plainti	ff(s),	······································		
VS.				
 Defend	dant(s).	,		
	$\underline{ ext{VE}}$	RIFIED APPLICA	ATION FOR REST	TRAINING ORDER
	1. I (We) liv	e in Bernalillo Cou	nty, New Mexico.	
	2. The perso	n(s) I want a Restra	aining Order against	live at (street address, city, state, zip
code):				
	3. I (We) km	ow the Defendant(s	s) because he/she (th	ley) is (are): (CHECK ALL THAT APPLY)
	[]	my husband or e	x-husband OR[] n	ny wife or ex-wife
	[]	married to or inv	rolved with [] my h	usband or ex-husband OR [] my wife
		or ex-wife		
	[]	my boyfriend or	ex-boyfriend OR []	my girlfriend or ex-girlfriend
	[]		child(ren) OR marr	ied to or involved with the parent of
		my child(ren)		
	[]	a family membe	r	(describe the family
	23	relationship)		
	[]	my neighbor(s)		
	[]	my co-worker(s))	
	L 1			

	[]	other	(describe
		the relationship)	
	4. Defenda	nt(s) has (have) seriously harmed or threatene	d to harm me (us). The acts of
harm		include the place(s), the date(s) and the time(s	
	5. I (we) s	hould not be required to provide a bond or oth	er security because:
	[] no pa	arty will be damaged financially or otherwise	should the Temporary
Rest	raining Order	be issued	
or	[] (other	er reason)	
	6. There [] ARE [] ARE NOT other current lawsuits be	
Defe	endant(s). Na	me, case number and details of any such laws	
[]	PLAINTII	FF(S) REQUEST(S) that the Court issue a Te	emporary Restraining Order
with	out the requir	ement of a bond or other security until a heari	ng can be held on this matter.
	PLAINTI	FF(S) SPECIFICALLY REQUEST(S) that	the Court include in the
Tem	porary Restra	ining Order that:	
	[] Defe	ndant(s) not threaten, harm, harass, or annoy	me (us) or my (our) family and
hous	sehold memb	ers;	

	[]	Defendant(s) stay at least yards away from me (us), my (our)residence(s), my	
(our)	workp	place(s) and my (our)children's school;		
	[] Defendant(s) not telephone me (us) or contact me (us) in any way;			
	[] Defendant(s) not block me (us) in public places or roads;			
	[]	I (We) also request that Defendant(s) be ordered NOT to do the following:		
PLA	INTIF	FF(S) ALSO REQUEST(S) any other relief that the Court deems proper.		
	RES	SPECTFULLY SUBMITTED,		
	(Signature of Plaintiff)			
		Print Name	-	
		Address	-	
		City/State/Zip Code	-	
		Phone or "None"	_	

STATE OF NEW MEXICO (COUNTY OF BERNALILLO (C	SS.		
I,			
	Signature of Plaintiff		
SUBSCRIBED AND SWORN TO before me, a notary public, this date:			
	Notary Public My Commission Expires:		
[Seal]			

STATE OF NEW MEXICO COUNTY OF BERNALILLO
SECOND JUDICIAL DISTRICT COURT
NO
Plaintiff(s),
\mathbf{v} .
Defendant(s).
TEMPORARY RESTRAINING ORDER
THIS MATTER came before the Court on Application for Temporary Restraining Order, The
Court, being fully advised in the premises, FINDS:
1. Immediate and irreparable injury will result to the Plaintiff(s) if a restraining order is not
issued immediately, as requested by Plaintiff(s).
2. No notice need be given to Defendant(s) as required by the Rules of Civil Procedure.
3. There are good grounds to show a preliminary injunction may be needed in this case.
4. This Order shall be effective for a period of ten days unless extended or modified.
5. This Order shall be issued [] with [] without the requirement of a bond or other security.
IT IS THEREFORE ORDERED that:
Plaintiff(s) shall immediately arrange for personal service of endorsed copies of the Verified
Application for Restraining Order and this Temporary Restraining Order on Defendant(s) as
required by the Rules of Civil Procedure. The following prohibitions apply to actions and conduct,
whether direct or indirect (acting through others).
[] Defendant(s) not threaten, harm, harass, or annoy Plaintiff(s);
[] Defendant(s) not threaten, harm, harass, or annoy Plaintiff(s) or Plaintiff's (their) family and
household members as named herein:
[] Defendant(s) stay at least yards away from Plaintiff(s) and from Plaintiff's (their residence(s), workplace(s) and children's school(s);

[]	[] Defendant(s) not telephone Plaintiff(s) or contact Plaintiff(s) in any way;				
[]	[] Defendant(s) not block Plaintiff(s) in public places or roads;				
[]	Further, Defendant(s) is (are) ordered not to do the following:				
[]	Due to good cause shown, no bond or other security is required.				
OR []	[] Plaintiff(s) will furnish the following security/bond as required by the Rules of Civil				
Procedure:					
IT	S FURTHER ORDERED that Defendant(s) appear at a hearing before the Court on				
	, 20, at am/pm in the Courtroom of the Honorable Judge				
	, Second Judicial District Court, 400 Lomas NW (located at				
	4th), Albuquerque, New Mexico, to give reasons or otherwise explain to the Court why the				
	Restraining Order should not be extended or another order entered, or why the Temporary				
Restraining	Order should be dissolved or modified.				
	Judge of the Second Judicial District Court				
Time issued					

ANY VIOLATION OF THIS ORDER IS SUBJECT TO CIVIL CONTEMPT AND COULD RESULT IN SEVERE SANCTIONS UP TO AND INCLUDING FINES AND JAIL TIME. THIS ORDER SHALL HAVE THE FULL FORCE AND EFFECT OF LAW.

COUNTY OF BERNALILLO SECOND JUDICIAL DISTRICT Plaintiff(s), VS. Defendant(s). RETURN OF SERVICE - TRO STATE OF NEW MEXICO COUNTY OF _____ I, being duly sworn, on oath, state that I am over the age of eighteen (18) years and NOT A PARTY TO THIS LAWSUIT, and that I served copies of the Verified Application for Restraining Order and Temporary Restraining Order in _____ County on the ____ day of _____, 20___, by delivering the copies in the following manner: [] to Defendant ______, in person (used when Defendant accepts copies of the application and order or refuses to accept the copies) OR [] I was unable to locate and serve Defendant Signature of person making service Title (if any) Subscribed and sworn to before me this ______ day of ______, 20____. Judge, Notary or other officer authorized to administer oaths Expiration date Official title

*Notarization not required for Sheriff or Deputy Sheriff of a NM county

STATE OF NEW MEXICO

STATE OF NEW MEXICO				
COUNTY OF				
IN THE	COT	URT		
		Plaintiff		
V.			No	
	,	Defendant		
R	EQUEST FO	R COURT IN	TERPRETER	
PERSON NEEDING INT	ERPRETER:	Party	Witness for	
NAME OF PERSON NEI	EDING INTE	RPRETER: _		
SPECIFIC MATTERS TO	O BE HEARD):		
DATE: TIM	E:	LOCATION	need a company of	
JUDGE:		TIME REQU	UIRED:	
LITTOURGE REEDED.	Spanish	Sign	Other	
REQUESTED BY:				
Signature of party or party's attorney				
[BELOW FOR CLERK'S USE ONLY]				
NAME OF INTERPRETER:				
DATE INTERPRETER CONTACTED:				
DATE/TIME VERIFIED WITH INTERPRETER:				
		BY		
		Deputy Cle	erk	

USE NOTE

The party requesting the interpreter is responsible for notifying the court clerk's office if cancellation of the interpreter services is required. If the requesting party fails to do so in a timely manner, that party may be responsible for the fees and mileage expenses of the interpreter in accordance with the Administrative Office of the Courts Court Interpreter Standards of Practice and Payment Policies.

[Adopted by Supreme Court Order No. 12-8300-022, effective for all cases filed or pending on or after January 1, 2013].